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REMARKS

In the Office Action mailed December 4, 2006, the Examiner rejected claims 1-5 and 13-14 under 35 U.S.C. § 101; rejected claims 1-5 under 35 U.S.C. §102(a) as anticipated by <u>United Scripters</u>; rejected claims 6-10 under 35 U.S.C. § 103(a) as unpatentable over <u>United Scripters</u> in view of Narayana Vyas Kondreddi, "Case Sensitive Search in SQL Server Queries," February 5, 2004 ("<u>Kondreddi</u>"); and rejected claims 13-14 under 35 U.S.C. § 103(a) as unpatentable over <u>United Scripters</u> in view of fsu.edu, "Instructions For Searching The Special Collection Web Site," January 13, 2004 ("FSU").

By this amendment, Applicant amends claims 1, 6, and 13 to more clearly define the features of the present invention and to respond to the rejections under 35 U.S.C. § 101.

At the outset, Applicant submits that the Examiner has <u>still</u> not made clear what he considers the "United Scripters" reference since that reference (or possibly references) is not available on PAIR. As a consequence, Applicant requests that the Examiner ensure that the record and PAIR clearly reflect what constitutes the "United Scripters" reference.

Moreover, the Examiner has combined <u>two</u> separate documents (apparently having different dates) from a website. The Examiner's rationale for such a combination (Office Action, page 9) is tantamount to combining two books and arguing that they are one because they have the same author and can be found at the same library. Because the Examiner appears to be using <u>two</u> references rather than a <u>single</u> reference, the rejection using <u>United Scripters</u> under 35 U.S.C. §102(a) is improper and should thus be withdrawn.

Rejection of Claims 1-5 Under 35 U.S.C. §101

The Examiner rejected claims 1-5 and 13-14 under 35 U.S.C. § 101 as non-statutory. Applicant traverses this rejection.

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Applicant submits that the "computer-implemented method" of amended claim 1 is statutory since claim 1 produces a concrete, tangible, result. For example, claim 1, as amended, defines a computer-implemented method of fast case-insensitive search of a dictionary using one or more search terms. Moreover, amended claim 1 includes the feature of "setting a dictionary sorting function to sort the ordered list of terms based on case sensitivity, the dictionary sorting function sorts the ordered list into one or more blocks of equivalent terms and sorts equivalent terms with upper case letters before equivalent terms with lower case letters." As a consequence, claim 1 recites features that produce useful, concrete, tangible results. The rejection under 35 U.S.C. § 101 of claim 1 and claims 2-5, by reason of their dependency from claim 1, should be withdrawn.

Regarding claims 13 and 14, the Examiner indicates that those claims lack necessary physical articles to constitute a machine or a manufacture. To expedite prosecution, Applicant has amended claim 13 to more clearly recite the physical aspects of claim 13. Therefore, the rejection under 35 U.S.C. § 101 of claim 13 and claim 14, by reason of its dependency from claim 13, should be withdrawn.

Rejection of Claims 1-5 Under 35 U.S.C. §102(a)

The Examiner rejected claims 1-5 under 35 U.S.C. §102(a) as anticipated by <u>United Scripters</u>. Applicant traverses this rejection.

Claim 1 defines a computer-implemented method of fast case-sensitive search of a dictionary using one or more search terms, wherein the dictionary comprises an ordered list of terms. Claim 1 recites a combination including, among other things, "setting a dictionary sorting function to sort the ordered list of terms based on case sensitivity, the dictionary sorting function sorts the ordered list into one or more blocks of equivalent terms and sorts equivalent terms with upper case letters before equivalent terms with lower case

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letters." At best, <u>United Scripters</u> discloses various sorting algorithms (<u>United Scripters</u>,

page 3 of 6), but none of these algorithms constitute sorting into blocks of equivalent terms

and then sorting the equivalent terms in each block. As a consequence, United Scripters

does not disclose the above-noted feature of claim 1. Therefore, United Scripters fails to

anticipate claim 1, and the rejection under 35 U.S.C. §102(a) of claim 1 and claims 2-5, at

least by reason of their dependency from independent claim1, should be withdrawn.

Rejection of Claims 6-10 Under 35 U.S.C. §103(a)

The Examiner rejected claims 6-10 under 35 U.S.C. § 103(a) as unpatentable over

United Scripters in view of Kondreddi. Applicant traverses this rejection.

Claim 6, as amended, recites a combination of features including, among other

things, "setting a dictionary sorting function to sort the ordered list of terms based on case-

insensitivity, the dictionary sorting function sorts the ordered list into one or more blocks of

equivalent terms and sorts equivalent terms with upper case letters before equivalent

terms with lower case letters." As noted above, United Scripters is completely silent with

respect to the noted feature. Moreover, although Kondreddi describes storing everything

in a database in lower case, Kondreddi is also silent with respect to the noted feature.

Accordingly, neither United Scripters nor Kondreddi, whether taken alone or in

combination, discloses or suggests the above-noted "setting" feature. Therefore, the

rejection under 35 U.S.C. § 103(a) of claim 6, and claims 7-10, at least by reason of their

dependency from claim 6, should be withdrawn.

Rejection of Claims 13-14 Under 35 U.S.C. §103(a)

The Examiner rejected claims 13-14 under 35 U.S.C. § 103(a) as unpatentable over

United Scripters in view FSU. Applicant traverses this rejection.

Claim 13, as amended, recites a combination of features including, among other

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things, "an ordering module, at a computer, configured to order the terms in the dictionary based in part on the binary numbers corresponding to the ASCII coding of alphanumeric characters comprising the terms in the dictionary, the dictionary sorting function sorts the ordered list into one or more blocks of equivalent terms and sorts equivalent terms with upper case letters before equivalent terms with lower case letters." As noted above, <u>United Scripters</u> is completely silent with respect to the noted feature, and although <u>FSU</u> discloses a "search engine," <u>FSU</u> is completely silent with respect to that feature. Accordingly, neither <u>United Scripters</u> nor <u>FSU</u>, whether taken alone or in combination, discloses or suggests the above-noted "ordering module." Therefore, the rejection under 35 U.S.C. § 103(a) of claim 13 and claim 14, at least by reason of its dependency from

claim 13, should be withdrawn.

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CONCLUSION

It is believed that all of the pending claims have been addressed in this paper.

However, failure to address a specific rejection, issue or comment, does not signify

agreement with or concession of that rejection, issue or comment. In addition, because

the arguments made above are not intended to be exhaustive, there may be reasons for

patentability of any or all pending claims (or other claims) that have not been expressed.

Finally, nothing in this paper should be construed as an intent to concede any issue with

regard to any claim, except as specifically stated in this paper, and the amendment of any

claim does not necessarily signify concession of unpatentability of the claim prior to its

amendment.

On the basis of the foregoing amendments, Applicant respectfully submits that the

pending claims are in condition for allowance. If there are any questions regarding these

amendments and remarks, the Examiner is encouraged to contact the undersigned at the

telephone number provided below. No fee is believe to be due, however, the

Commissioner is hereby authorized to charge any fees that may be due, or credit any

overpayment of same, to Deposit Account No. 50-0311, Reference No. 34874-092-UTL.

Respectfully submitted,

Date: 31 January 2007

Pedro F. Suarez

Reg. No. 45,895

Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.

9255 Towne Centre Drive, Suite 600

San Diego, CA 92121

Customer No. 64280 Tel.: 858/320-3040

Fax: 858/320-3001